NOTICE OF INTENT

Department of Wildlife and Fisheries Wildlife and Fisheries Commission

The Department of Wildlife and Fisheries and the Wildlife and Fisheries Commission does hereby advertise their intent to amend the regulations for the Deer Management Assistance Program.

Title 76

WILDLIFE AND FISHERIES

Part V. Wild Quadrupeds and Wild Birds

Chapter 1. Wild Quadrupeds

§111. Rules and Regulations for Participation in the Deer Management Assistance Program

- A. The following rules and regulations shall govern the Deer Management Assistance Program
 - 1. Application Procedure
- a. Application for enrollment of a new cooperator in the Deer Management Assistance Program (DMAP) must be submitted to the Department of Wildlife and Fisheries by August 1. Application for the renewal enrollment of an active cooperator must be submitted to the Department of Wildlife and Fisheries annually by September 1.
- b. Applicants will select from 1 of 4 levels of DMAP participation. Level 1 participation is limited to

qualifying clubs of 500 acres or more, and will require collection of complete harvest data, including jaw bone removal, weights, antler measurements, and checking females for lactation. Issuance of both antlered and antlerless tags will be mandatory. Level 2 participation is limited to clubs with 500 acres or more and will also require collection of complete harvest data. Antlerless tags only will be issued unless antlered tags are specifically requested and needed to meet harvest objectives. Level 3 participation will be for tracts of 40 acres or larger, and only require recording the total number of male and female deer harvested. Only antlerless tags are available. Licensed Deer Farmers authorized to hunt deer by Department of Agriculture and Forestry and Department of Wildlife and Fisheries are eligible to participate in this level. Level 4 participation will only require recording the total number of male and female deer harvested and is only available for nuisance deer issues such as crop or lawn depredation. Only antlerless tags will be issued. There is no acreage minimum for level 4.

 $rac{b}{c}$. Each application for a new cooperator must be accompanied by a legal description of lands to be enrolled and a map of the property. Renewal applications must be accompanied by a legal description and map only if the boundaries of the enrolled property have changed from records on

file from the previous hunting season. This information will remain on file in the appropriate regional Ecoregion Field office. The applicant must have under lease or otherwise control a minimum of 500 acres of contiguous deer habitat of which up to 250 acres may be agricultural lands, provided the remainder is in forest and/or marsh. Private lands within Wildlife Management Area boundaries shall be enrolled in DMAP regardless of size.

d. Fee Schedule

be negotiated.

i. Level 1 - \$200 + \$50-100, dependent on acreage;

(a). >500 but <1,500 acres, additional

\$50;

(b). >1,500 acres but <10,000 acres,

additional \$100

(c). >10,000 acres but <20,000 acres
\$500;

(d). >20,000 acres but <50,000 acres
\$1,500;

(e). >50,000 acres but <75,000 acres
\$2,500;

	ii. Level 2 - \$100 + \$50-100, dependent on
acreage;	
	(a). >500 but <1,500 acres, additional
<u>\$50;</u>	
	(b). >1,500 acres but <10,000 acres,
additional \$100	
	(c). >10,000 acres but <20,000 acres -
\$500 <i>;</i>	
	(d). >20,000 acres but <50,000 acres -
\$1,500;	
	(e). >50,000 acres but <75,000 acres -
\$2,500;	
	(f). >75,000 acres - \$3,750 minimum, to
be negotiated.	
	iii. Level 3 - \$100 + \$50-100, dependent on
acreage;	
	(a). <500 acres, no additional cost;
	(b). >500 but <1,500 acres, additional
\$50;	
,,,,	(c). >1,500 acres but <10,000 acres,
additional \$100	(c). >1,500 acres but 10,000 acres,
additional \$100	(1) 10 000
	(d). >10,000 acres but <20,000 acres -
<u>\$500;</u>	

\$1,500;

(f). > 50,000 acres but < 75,000 acres -

\$2,500;

(g). >75,000 acres - \$3,750 minimum, to

be negotiated.

iv. Level 4 - no fee.

e <u>e</u>. Each cooperator will be assessed a \$25 enrollment fee and \$.05/acre for participation in the program.

DMAP fees must be paid by invoice to the Department of Wildlife and Fisheries Fiscal Section prior to September 15.

 $\frac{d}{dt}$. An agreement must be completed and signed by the official representative of the cooperator and submitted to the appropriate $\frac{dt}{dt}$ wildlife $\frac{dt}{dt}$ coregion $\frac{dt}{dt}$ office for approval. This agreement must be completed and signed annually.

e g. Boundaries of lands enrolled in DMAP shall be clearly marked and posted with DMAP signs in compliance with R.S. 56:110 and the provisions of R.S. 56:110 are only applicable to property enrolled in DMAP. DMAP signs shall be removed if the land is no longer enrolled in DMAP. Rules and regulations for compliance with R. S. 56:110 are as follows:

i. The color of DMAP signs shall be orange. The words DMAP and Posted shall be printed on the sign in letters no less than 4" (four inches) in height. Signs may

be constructed of any material and minimum size is 11 1/4" x 11 1/4".

ii. Signs will be placed at 1000 foot intervals around the entire boundary of the property and at every entry point onto the property.

 \pm \underline{h} . By enrolling in the DMAP, cooperators agree to allow Department personnel access to their lands for management surveys, investigation of violations and other inspections deemed appropriate by the Department. The person listed on the DMAP application as the contact person will serve as the liaison between the DMAP Cooperator and the Department.

gi. Each cooperator that enrolls in DMAP is strongly encouraged to provide keys or lock combinations annually to the Enforcement Division of the Department of Wildlife and Fisheries for access to main entrances of the DMAP property. Provision of keys is voluntary. However, the cooperator's compliance will ensure that DMAP enrolled properties will be properly and regularly patrolled.

h j. Large <u>acreage ownerships</u> <u>landowners</u> (>10,000 acres) may further act as cooperators and enroll additional non-contiguous tracts of land deemed sub-cooperators. Sub-cooperators shall be defined by the large <u>acreage ownerships</u> <u>landowner</u> lease agreements. Non-contiguous sub-cooperator lands enrolled by large <u>acreage ownerships</u> will have the legal

description and a map included for those parcels enrolled as sub-cooperators. Sub-cooperators shall be subject to the same requirements, rules and regulations as cooperators. The \$25 enrollment fee will be waived for sub-cooperators when the sub-cooperator land is included in the cooperator's enrollment acreage.

k. Level 1 DMAP Cooperators may hunt deer with modern firearms for up to an additional 30 days where sufficient breeding data exists and supports such an extension. The additional days may be allocated prior to, afterwards, or in combination of both, relative to the regular Area season.

2. Tags

a. A fixed number of special tags will be provided by the Department to each cooperator/sub-cooperator in DMAP to affix to deer taken as authorized specified by the program participation level. These tags shall be used only on DMAP lands for which the tags were issued. These tags shall be used during all seasons. Tags are only authorized on DMAP lands for which the tags were issued.

b. All antlerless deer (and antlered deer if special antlered tags are issued) taken shall be tagged, including those taken during archery and primitive firearms seasons, and on either-sex days of gun season.

e <u>b</u>. Each hunter must have a tag in his possession while hunting on DMAP land in order to harvest an antlerless <u>deer</u> (or an antlered deer if special antlered tags are issued antlered deer tags are issued) deer. The tag shall be attached through the hock in such a manner that it cannot be removed before the deer is transported. The DMAP tag will remain with the deer so long as the deer is kept in the camp or field, is in route enroute to the domicile of its possessor, or until it has been stored at the domicile of its possessor, or divided at a cold storage facility and has become identifiable as food rather than as wild game. The DMAP number shall be recorded on the possession tag of the deer or any part of the animal when divided and properly tagged.

 $\frac{d}{d}$ c. DMAP tagged antlered or antlerless Antlerless deer harvested on property enrolled in DMAP do not count in the daily or season bag limit $\frac{1}{2}$ for hunters.

e. Special antlered deer tags may be issued on property enrolled in DMAP to increase the antlered deer harvest if a Regional or Deer Program biologist deems it necessary for herd health or habitat management purposes. DMAP tagged antlered deer will not count in the daily or season bag limits.

 \pm <u>d</u>. All unused tags shall be returned by March 1 to the regional wildlife Ecoregion Field office which issued the tags.

3. Records

- Cooperators/sub-cooperators are responsible for keeping accurate records on forms provided by the Department for all deer harvested on lands enrolled in the program. Mandatory information includes tag number, sex of deer, date of kill, name of person taking the deer, hunting license number LDWF i.d. number (transaction number, authorization number, lifetime number or date of birth for under 16 and over 59 years of age) and biological data (age, weight, antler measurements, lactation) as deemed essential by the Department of Wildlife and Fisheries Deer Section. Biological data collection must meet quality standards established by the Deer Section. Documentation of mandatory information shall be kept daily by the cooperator/sub-cooperator. Additional information may be requested depending on management goals of the cooperator/subcooperator.
- b. Information on deer harvested shall be submitted by March 1 to the regional wildlife Ecoregion Field office handling the particular cooperator/sub-cooperator.
- c. The contact person shall provide this documentation of harvested deer to the Department upon request. Cooperators/sub-cooperators who do not have a field camp will be given 48 hours to provide this requested documentation.

- B. Suspension and cancellation of DMAP Cooperators/Sub-Cooperators
- 1. Failure of the cooperator/sub-cooperator to follow these rules and regulations may result in suspension and cancellation of the program on those lands involved. Failure to make a good faith attempt to follow harvest recommendations may also result in suspension and cancellation of the program.
- Suspension of cooperator/sub-cooperator from DMAP. Suspension of the cooperator/sub-cooperator from DMAP, including forfeiture of unused tags, will occur immediately for any misuse of tags, failure to tag any antlerless deer, failure to submit records to the Department for examination in a timely fashion. Suspension of the cooperator/sub-cooperator, including forfeiture of unused tags, may also occur immediately if other DMAP rules or wildlife regulations are violated. suspension of the cooperator/sub-cooperator from DMAP, contact person may request a Department of Wildlife and Fisheries hearing within 10 working days to appeal suspension. Cooperation by the DMAP cooperator/sub-cooperator with the investigation of the violation will be taken into account by the Department when considering cancellation of the program following a suspension for any of the above listed reasons. The cooperator/sub-cooperator may be allowed continue with the program on a probational status if, in the

judgement of the Department, the facts relevant to a suspension do not warrant cancellation.

b. Cancellation of cooperator/sub-cooperator from DMAP. Cancellation of a cooperator/sub-cooperator from DMAP may occur following a guilty plea or conviction for a DMAP rule or regulation violation by any individual or member hunting on the land enrolled in DMAP. The cooperator/sub-cooperator may not be allowed to participate in DMAP for one year following the cancellation for such guilty pleas or conviction. Upon cancellation of the cooperator/sub-cooperator from DMAP, the contact person may request an administrative hearing within 10 working days to appeal said cancellation.

AUTHORITY NOTE: Promulgated in accordance with R.S. 56:115.

HISTORICAL NOTE: Promulgated by the Department of Wildlife and Fisheries, Wildlife and Fisheries Commission, LR 17:204 (February 1991), amended LR 25:1656 (September 1999), LR 26:2011 (September 2000), LR 30:2496 (November 2004), LR 34:1427 (July 2008), LR 35:1910 (September 2009), LR 37:.

§119. Rules and Regulations for Participation in the Landowner Antlerless Deer Tag Program

Repealed.

A. The following rules and regulations shall govern the Landowner Antlerless Deer Tag (LADT) Program:

1. Eligibility: The following landowners or lessees
are eligible to participate in this program.
a. Licensed Deer Farmers authorized to hunt
deer by Department of Agriculture and Forestry and Department of
Wildlife and Fisheries (LDWF).
b. Landowners or lessees with less than 500
acres who have verified deer depredation problems and have met
all of the requirements of LDWF as stated in the Nuisance Deer
Management Program and who are dependent upon this commercial
crop as a major source of income.
c. Landowners with 40 acres or more enrolled in
the Louisiana Forest Stewardship Program and who have a written
wildlife management plan on file with LDWF.
d. Landowners or lessees with 40 or more
contiguous acres of forested or marsh land.
2. Application Procedure
a. Application for enrollment in the Landowner
Antlerless Deer Tag Program must be submitted to the Regional
Office, Deer Program personnel, or Forest Stewardship Program
personnel of LDWF prior to September 1. The application will
become an official agreement between the applicant and LDWF.
b. Each applicant will be assessed a \$25
administrative processing fee which must be paid prior to
October 1. Applicant must identify the enrolled property on a

Louisiana road atlas that will be kept on file in the Region Office.

e. By enrollment in this program the applicant agrees to allow LDWF personnel access to their land for management surveys, investigations of violations and other inspections deemed appropriate by the Department.

d. Boundaries of lands enrolled in the LADT program shall be clearly marked and posted with LADT or DMAP signs. Signs will be placed at 1000 foot intervals around the entire boundary of the property and at every point onto the property. Signs shall be removed if the land is no longer enrolled in the program. The color of the LADT sign shall be white, with the words LADT and Posted printed on the sign in letters no less than four inches. The minimum sign size is 11 1/4" x 11 1/4".

----3. Tags

Tags will be provided by the department to each applicant that must be attached to each antlerless deer harvested during the regular deer season. These tags can be used only on the land for which they were issued and must be attached to all antlerless deer killed during the entire deer season including special either-sex days. Tag allotment for each applicant will be determined by Deer Program personnel.

b. The total harvest of antlerless deer is restricted to that number of antlerless deer for which tags were issued. Once the number of antlerless deer for which tags were issued have been killed, all deer hunting will then be for bucks-only, even though there may be either-sex days later in the season for the area at large. No additional tags will be issued to the applicant.

Antlerless Deer Tag in his possession while hunting on the property for which the tag was issued and immediately upon kill of an antlerless deer, the hunter must tag the animal through the hock. The deer must be tagged before it is transported from the site of kill and the tag will remain with the deer while the hunter is in route to his domicile. The tag number will be recorded on the possession tag for the deer or any part(s) of the animal when divided and properly tagged among other individuals.

d. Antlerless deer harvested on property enrolled in LADT do not count in the daily or season bag limit for hunters.

4. Records

a. Approved applicants will keep daily records for all deer harvested as required by LDWF personnel. This information along with any unused tags will be submitted to the

Regional Office, the Deer Program, or Forest Stewardship Program personnel by March 1. Information will include: Date of kill; Name of hunter; Social Security number of hunter; Hunting license # of hunter, if applicable; Sex of animal; Landowner Antlerless Tag Number. Additional biological information from harvested deer may be required of some applicants for management purposes.

b. Approved applicants will provide documentation of harvested deer during the season to Department personnel upon request. Applicants will be given 48 hours to provide this requested information.

5. Cancellation of Program

a. Failure of the approved applicant or other persons permitted to hunt on this property to follow these rules and regulations may result in cancellation of the program.

AUTHORITY NOTE: Promulgated in accordance with R.S. 56:115.

HISTORICAL NOTE: Promulgated by the Department of Wildlife and Fisheries, Wildlife and Fisheries Commission, LR 26:2011 (September 2000), amended LR 27:1935 (November 2001), LR 30:2497 (November 2004), LR 34:1443 (July 2008), repeal LR 37:.

Interested persons may submit written comments relative to the proposed rule until 4:30 p.m., Thursday, May 5, 2011 to Mr.

Scott Durham, Wildlife Division, Department of Wildlife and Fisheries, Box 98000, Baton Rouge, LA, 70898-9000.

The Secretary of the Department of Wildlife and Fisheries is authorized to take any and all necessary steps on behalf of the Commission to promulgate and effectuate this notice of intent and the final rule, including but not limited to, the filing of the fiscal and economic impact statements, the filing of the notice of intent and final rule and the preparation of reports and correspondence to other agencies of government.

In accordance with Act 1183 of 1999, the Department of Wildlife and Fisheries/Wildlife and Fisheries Commission hereby issues its Family Impact Statement in connection with the preceding Notice of Intent: This Notice of Intent will have no impact on the six criteria set out at R.S. 49:972(B).

Stephen W. Sagrera

Chairman

Department of Wildlife and Fisheries Wildlife and Fisheries Commission

The Department of Wildlife and Fisheries and the Wildlife and Fisheries Commission does hereby amend the regulations for the Deer Management Assistance Program.

Title 76

WILDLIFE AND FISHERIES

Part V. Wild Quadrupeds and Wild Birds

Chapter 1. Wild Quadrupeds

§111. Rules and Regulations for Participation in the Deer Management Assistance Program

- A. The following rules and regulations shall govern the Deer Management Assistance Program
 - 1. Application Procedure
- a. Application for enrollment of a new cooperator in the Deer Management Assistance Program (DMAP) must be submitted to the Department of Wildlife and Fisheries by August 1. Application for the renewal enrollment of an active cooperator must be submitted to the Department of Wildlife and Fisheries annually by September 1.
- b. Applicants will select from 1 of 4 levels of

 DMAP participation. Level 1 participation is limited to

 qualifying clubs of 500 acres or more, and will require

collection of complete harvest data, including jaw bone removal, weights, antler measurements, and checking females for lactation. Issuance of both antlered and antlerless tags will be mandatory. Level 2 participation is limited to clubs with 500 acres or more and will also require collection of complete harvest data. Antlerless tags only will be issued unless antlered tags are specifically requested and needed to meet harvest objectives. Level 3 participation will be for tracts of 40 acres or larger, and only require recording the total number of male and female deer harvested. Only antlerless tags are available. Licensed Deer Farmers authorized to hunt deer by Department of Agriculture and Forestry and Department of Wildlife and Fisheries are eligible to participate in this level. Level 4 participation will only require recording the total number of male and female deer harvested and is only available for nuisance deer issues such as crop or lawn depredation. Only antlerless tags will be issued. There is no acreage minimum for level 4.

 $\frac{b}{c}$. Each application for a new cooperator must be accompanied by a legal description of lands to be enrolled and a map of the property. Renewal applications must be accompanied by a legal description and map only if the boundaries of the enrolled property have changed from records on file from the previous hunting season. This information will

remain on file in the appropriate regional Ecoregion Field office. The applicant must have under lease or otherwise control a minimum of 500 acres of contiguous deer habitat of which up to 250 acres may be agricultural lands, provided the remainder is in forest and/or marsh. Private lands within Wildlife Management Area boundaries shall be enrolled in DMAP regardless of size.

d. Fee Schedule

acreage;

i. Level 1 - \$200 + \$50-100, dependent on acreage;

(a). >500 but <1,500 acres, additional

\$50;

(b). >1,500 acres but <10,000 acres,

additional \$100

(c). >10,000 acres but <20,000 acres
\$500;

(d). >20,000 acres but <50,000 acres
\$1,500;

(e). >50,000 acres but <75,000 acres
\$2,500;

(f). >75,000 acres - \$3,750 minimum, to be negotiated.

ii. Level 2 - \$100 + \$50-100, dependent on

	(a). >500 but <1,500 acres, additional
\$50;	
	(b). >1,500 acres but <10,000 acres,
additional \$100	
	(c). >10,000 acres but <20,000 acres -
<u>\$500;</u>	
	(d). >20,000 acres but <50,000 acres -
<u>\$1,500;</u>	
	(e). >50,000 acres but <75,000 acres -
\$2,500;	
	(f). >75,000 acres - \$3,750 minimum, to
be negotiated.	
	iii. Level 3 - \$100 + \$50-100, dependent on
acreage;	
	(a). <500 acres, no additional cost;
	(b). >500 but <1,500 acres, additional
<u>\$50;</u>	
	(c). >1,500 acres but <10,000 acres,
additional \$100	
	(d). >10,000 acres but <20,000 acres -
<u>\$500;</u>	
	(e). >20,000 acres but <50,000 acres -
\$1,500;	

\$2,500;

(g). > 75,000 acres - \$3,750 minimum, to

be negotiated.

iv. Level 4 - no fee.

e <u>e</u>. Each cooperator will be assessed a \$25 enrollment fee and \$.05/acre for participation in the program.

DMAP fees must be paid by invoice to the Department of Wildlife and Fisheries Fiscal Section prior to September 15.

 $\frac{d}{dt}$. An agreement must be completed and signed by the official representative of the cooperator and submitted to the appropriate $\frac{dt}{dt}$ wildlife $\frac{dt}{dt}$ office for approval. This agreement must be completed and signed annually.

e g. Boundaries of lands enrolled in DMAP shall be clearly marked and posted with DMAP signs in compliance with R.S. 56:110 and the provisions of R.S. 56:110 are only applicable to property enrolled in DMAP. DMAP signs shall be removed if the land is no longer enrolled in DMAP. Rules and regulations for compliance with R. S. 56:110 are as follows:

i. The color of DMAP signs shall be orange. The words DMAP and Posted shall be printed on the sign in letters no less than 4" (four inches) in height. Signs may be constructed of any material and minimum size is $11\ 1/4$ " x $11\ 1/4$ ".

ii. Signs will be placed at 1000 foot intervals around the entire boundary of the property and at every entry point onto the property.

 \pm <u>h</u>. By enrolling in the DMAP, cooperators agree to allow Department personnel access to their lands for management surveys, investigation of violations and other inspections deemed appropriate by the Department. The person listed on the DMAP application as the contact person will serve as the liaison between the DMAP Cooperator and the Department.

gi. Each cooperator that enrolls in DMAP is strongly encouraged to provide keys or lock combinations annually to the Enforcement Division of the Department of Wildlife and Fisheries for access to main entrances of the DMAP property. Provision of keys is voluntary. However, the cooperator's compliance will ensure that DMAP enrolled properties will be properly and regularly patrolled.

h j. Large acreage ownerships landowners (>10,000 acres) may further act as cooperators and enroll additional non-contiguous tracts of land deemed sub-cooperators. Sub-cooperators shall be defined by the large acreage ownerships landowner lease agreements. Non-contiguous sub-cooperator lands enrolled by large acreage ownerships will have the legal description and a map included for those parcels enrolled as sub-cooperators. Sub-cooperators shall be subject to the same

requirements, rules and regulations as cooperators. The \$25 enrollment fee will be waived for sub cooperators when the sub-cooperator land is included in the cooperator's enrollment acreage.

k. Level 1 DMAP Cooperators may hunt deer with modern firearms for up to an additional 30 days where sufficient breeding data exists and supports such an extension. The additional days may be allocated prior to, afterwards, or in combination of both, relative to the regular Area season.

2. Tags

a. A fixed number of special tags will be provided by the Department to each cooperator/sub-cooperator in DMAP to affix to deer taken as authorized specified by the program participation level. These tags shall be used only on DMAP lands for which the tags were issued. These tags shall be used during all seasons. Tags are only authorized on DMAP lands for which the tags were issued.

b. All antlerless deer (and antlered deer if special antlered tags are issued) taken shall be tagged, including those taken during archery and primitive firearms seasons, and on either-sex days of gun season.

 $\frac{b}{b}$. Each hunter must have a tag in his possession while hunting on DMAP land in order to harvest an antlerless deer (or $\frac{an}{b}$ antlered deer if $\frac{an}{b}$

are issued anthered deer tags are issued) deer. The tag shall be attached through the hock in such a manner that it cannot be removed before the deer is transported. The DMAP tag will remain with the deer so long as the deer is kept in the camp or field, is in route enroute to the domicile of its possessor, or until it has been stored at the domicile of its possessor, or divided at a cold storage facility and has become identifiable as food rather than as wild game. The DMAP number shall be recorded on the possession tag of the deer or any part of the animal when divided and properly tagged.

- $\frac{d}{d}$ $\frac{d}{d}$. DMAP tagged antlered or antlerless Antlerless deer harvested on property enrolled in DMAP do not count in the daily or season bag limit $\frac{d}{d}$ for hunters.
- e. Special antlered deer tags may be issued on property enrolled in DMAP to increase the antlered deer harvest if a Regional or Deer Program biologist deems it necessary for herd health or habitat management purposes. DMAP tagged antlered deer will not count in the daily or season bag limits.
- \pm <u>d</u>. All unused tags shall be returned by March 1 to the regional wildlife Ecoregion Field office which issued the tags.

3. Records

a. Cooperators/sub-cooperators are responsible for keeping accurate records on forms provided by the Department

for all deer harvested on lands enrolled in the program. Mandatory information includes tag number, sex of deer, date of kill, name of person taking the deer, hunting license number LDWF i.d. number (transaction number, authorization number, lifetime number or date of birth for under 16 and over 59 years of age) and biological data (age, weight, antler measurements, lactation) as deemed essential by the Department of Wildlife and Fisheries Deer Section. Biological data collection must meet quality standards established by the Deer Section. Documentation of mandatory information shall be kept daily by the cooperator/sub-cooperator. Additional information may be requested depending on management goals of the cooperator/subcooperator.

- b. Information on deer harvested shall be submitted by March 1 to the regional wildlife Ecoregion Field office handling the particular cooperator/sub-cooperator.
- c. The contact person shall provide this documentation of harvested deer to the Department upon request. Cooperators/sub-cooperators who do not have a field camp will be given 48 hours to provide this requested documentation.
- B. Suspension and cancellation of DMAP Cooperators/Sub-Cooperators
- 1. Failure of the cooperator/sub-cooperator to follow these rules and regulations may result in suspension and

cancellation of the program on those lands involved. Failure to make a good faith attempt to follow harvest recommendations may also result in suspension and cancellation of the program.

- Suspension of cooperator/sub-cooperator from a. DMAP. Suspension of the cooperator/sub-cooperator from DMAP, including forfeiture of unused tags, will occur immediately for any misuse of tags, failure to tag any antlerless deer, or failure to submit records to the Department for examination in a timely fashion. Suspension of the cooperator/sub-cooperator, including forfeiture of unused tags, may also occur immediately if other DMAP rules or wildlife regulations are violated. suspension of the cooperator/sub-cooperator from DMAP, contact person may request a Department of Wildlife Fisheries hearing within 10 working days to appeal Cooperation by the DMAP cooperator/sub-cooperator suspension. with the investigation of the violation will be taken into account by the Department when considering cancellation of the program following a suspension for any of the above listed The cooperator/sub-cooperator may be allowed reasons. continue with the program on a probational status if, in the judgement of the Department, the facts relevant to a suspension do not warrant cancellation.
- b. Cancellation of cooperator/sub-cooperator from DMAP. Cancellation of a cooperator/sub-cooperator from

DMAP may occur following a guilty plea or conviction for a DMAP rule or regulation violation by any individual or member hunting on the land enrolled in DMAP. The cooperator/sub-cooperator may not be allowed to participate in DMAP for one year following the cancellation for such guilty pleas or conviction. Upon cancellation of the cooperator/sub-cooperator from DMAP, the contact person may request an administrative hearing within 10 working days to appeal said cancellation.

AUTHORITY NOTE: Promulgated in accordance with R.S. 56:115.

HISTORICAL NOTE: Promulgated by the Department of Wildlife and Fisheries, Wildlife and Fisheries Commission, LR 17:204 (February 1991), amended LR 25:1656 (September 1999), LR 26:2011 (September 2000), LR 30:2496 (November 2004), LR 34:1427 (July 2008), LR 35:1910 (September 2009), LR 37:.

§119. Rules and Regulations for Participation in the Landowner Antlerless Deer Tag Program

Repealed.

A. The following rules and regulations shall govern the Landowner Antlerless Deer Tag (LADT) Program:

1. Eligibility: The following landowners or lessees are eligible to participate in this program.

a. Licensed Deer Farmers authorized to hunt
deer by Department of Agriculture and Forestry and Department of
Wildlife and Fisheries (LDWF).
b. Landowners or lessees with less than 500
acres who have verified deer depredation problems and have met
all of the requirements of LDWF as stated in the Nuisance Deer
Management Program and who are dependent upon this commercial
crop as a major source of income.
c. Landowners with 40 acres or more enrolled in
the Louisiana Forest Stewardship Program and who have a written
wildlife management plan on file with LDWF.
d. Landowners or lessees with 40 or more
contiguous acres of forested or marsh land.
2. Application Procedure
a. Application for enrollment in the Landowner
Antlerless Deer Tag Program must be submitted to the Regional
Office, Deer Program personnel, or Forest Stewardship Program
personnel of LDWF prior to September 1. The application will
become an official agreement between the applicant and LDWF.
b. Each applicant will be assessed a \$25
administrative processing fee which must be paid prior to
October 1. Applicant must identify the enrolled property on a
Louisiana road atlas that will be kept on file in the Region
Office.

e. By enrollment in this program the applicant agrees to allow LDWF personnel access to their land for management surveys, investigations of violations and other inspections deemed appropriate by the Department.

d. Boundaries of lands enrolled in the LADT program shall be clearly marked and posted with LADT or DMAP signs. Signs will be placed at 1000 foot intervals around the entire boundary of the property and at every point onto the property. Signs shall be removed if the land is no longer enrolled in the program. The color of the LADT sign shall be white, with the words LADT and Posted printed on the sign in letters no less than four inches. The minimum sign size is 11 1/4" x 11 1/4".

3. Tags

Tags will be provided by the department to each applicant that must be attached to each antherless deer harvested during the regular deer season. These tags can be used only on the land for which they were issued and must be attached to all antherless deer killed during the entire deer season including special either-sex days. Tag allotment for each applicant will be determined by Deer Program personnel.

b. The total harvest of antlerless deer is restricted to that number of antlerless deer for which tags were

issued. Once the number of antherless deer for which tags were issued have been killed, all deer hunting will then be for bucks-only, even though there may be either-sex days later in the season for the area at large. No additional tags will be issued to the applicant.

Antlerless Deer Tag in his possession while hunting on the property for which the tag was issued and immediately upon kill of an antlerless deer, the hunter must tag the animal through the hock. The deer must be tagged before it is transported from the site of kill and the tag will remain with the deer while the hunter is in route to his domicile. The tag number will be recorded on the possession tag for the deer or any part(s) of the animal when divided and properly tagged among other individuals.

d. Antlerless deer harvested on property enrolled in LADT do not count in the daily or season bag limit for hunters.

4. Records

a. Approved applicants will keep daily records for all deer harvested as required by LDWF personnel. This information along with any unused tags will be submitted to the Regional Office, the Deer Program, or Forest Stewardship Program personnel by March 1. Information will include: Date of kill;

Name of hunter; Social Security number of hunter; Hunting
license # of hunter, if applicable; Sex of animal; Landowner
Antlerless Tag Number. Additional biological information from
harvested deer may be required of some applicants for management
purposes.

b. Approved applicants will provide documentation of harvested deer during the season to Department personnel upon request. Applicants will be given 48 hours to provide this requested information.

5. Cancellation of Program

a. Failure of the approved applicant or other persons permitted to hunt on this property to follow these rules and regulations may result in cancellation of the program.

AUTHORITY NOTE: Promulgated in accordance with R.S. 56:115.

HISTORICAL NOTE: Promulgated by the Department of Wildlife and Fisheries, Wildlife and Fisheries Commission, LR 26:2011 (September 2000), amended LR 27:1935 (November 2001), LR 30:2497 (November 2004), LR 34:1443 (July 2008), repeal LR 37:.

Stephen W. Sagrera

Chairman